ATTORNEY'S DOCKET NO .: **PHNL010158 US**

As a below named inventor, I hereby declare that:

I believe I an	n the original, first and so w) of the subject matter v nic devic "	le inventor	p are as stated below next to my na (if only one name is listed below) o imed and for which a patent is soug	r an original, first	i joint inventor (if plural ion entitled
is attached hereto) .	aa A	application Serial No.	а	nd was amended on
_					(if applicable).
amended by the ame I acknowledg Code of Federal Regu I hereby clair inventor's certificate li	ndment(s) referred to abo ge the duty to disclose inf ulations, §1.56(a). m foreign priority benefits	ove. formation w s under Title o identified ority is clai	and the contents of the above-idention which is material to patentability of the a 35, United States Code, § 119 of a below any foreign application for pa med: FOREIGN APPLICATION(S)	nis application in any foreign appli	accordance with Title 37, cation(s) for patent or
COUNTRY	APP, NUMBER	******	DATE OF FILING	1	PRIORITY CLAIMED
			(DATE, MONTH, YEAR)		UNDER 35 U.S.C. 119
Europe	01200794.4		2 March 2001		YES
				-	
as the subject matter provided by the first p in Title 37, Code of Fe international filing dat	of each of the claims of t aragraph of Title 35 Unit ederal Regulations, §1,56 e of this application:	his applica ed States (6(a) which (States Code, §120 of any United S tion is not disclosed in the prior UniCode, §112, I acknowledge the duty occurred between the filing date of	ted States applic to disclose mate the prior applicat	eation in the manner erial information as defined ion and the national or PCT
ABPLICATION SERIA	AL NUMBER	FILING D	PATE	STATUS (PA ABANDONE	ATENTED, PENDING, D)
- T					
and belief are believe like so made are puni willful false statement	d to be true; and further to shable by fine or impriso is may jeopardize the val	that these s nment, or b idity of the	n of my own knowledge are true and statements were made with the knowoth, under Section 1001 of Title 18 application or any patent issued the appoint the following attorney(s) are	wledge that willfu of the United St ereon.	ul false statements and the ates Code and that such

and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

Jack E. Haken, Reg. No. 26,902 Michael E. Marion, Reg. No. 32,266 Edward M. Blocker, Reg. No. 30,245

SEND CORRESPONDENCE TO: Corporate Patent Counsel; U.S. Philips Corporation;

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Dated:		Inventor's Signature:			
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Atty. Docket

ADRIANUS A.J. BUIJSMAN ET AL

NL 010158

Serial No.

Group Art Unit

Filed: CONCURRENTLY

Ex.

Title: MODULE AND ELECTRONIC DEVICE

APPOINTMENT OF ASSOCIATES

Sir:

The undersigned Attorney of Record hereby revokes all prior appointments (if any) of Associate Attorney(s) or Agent(s) in the above-captioned case and appoints:

Aaron Waxler

(Registration No. 48,027)

c/o U.S. PHILIPS CORPORATION, Intellectual Property Department, 580 White Plains Road, Tarrytown, New York 10591, his Associate Attorney(s)/Agent(s) with all the usual powers to prosecute the above-identified application and any division or continuation thereof, to make alterations and amendments therein, and to transact all business in the Patent and Trademark Office connected therewith.

ALL CORRESPONDENCE CONCERNING THIS APPLICATION AND THE LETTERS PATENT WHEN GRANTED SHOULD BE ADDRESSED TO THE UNDERSIGNED ATTORNEY OF RECORD.

Respectfully

Michael E. Marion, Reg. 32,266 Attorney of Record

Dated at Tarrytown, New York this February 26, 2002

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